

1 KURT C. FAUX  
2 Nevada State Bar No. 3407  
3 JORDAN F. FAUX  
4 Nevada State Bar No. 12205  
5 THE FAUX LAW GROUP  
6 1540 W. Warm Springs Road, #100  
Henderson, NV 89014  
Tel: (702) 458-5790  
Email: [kfaux@fauxlaw.com](mailto:kfaux@fauxlaw.com)  
[jfaux@fauxlaw.com](mailto:jfaux@fauxlaw.com)  
*Attorneys for Plaintiff*

8 ROBERT A. DOTSON  
Nevada State Bar No. 5285  
9 DOTSON LAW  
One East First Street, Ste. 1600  
10 Reno, Nevada 89501  
Tel: (775) 501-9400  
11 Email: [rdotson@dotsonlaw.legal](mailto:rdotson@dotsonlaw.legal)  
*Attorneys for Defendant, Reno Quality Homes, Inc.*

**UNITED STATES DISTRICT COURT**

## DISTRICT OF NEVADA

15 INSURANCE COMPANY OF THE WEST, a  
California corporation.

Case No.: 2:17-cv-01272-RFB-CWH

**Plaintiff.**

VS

RENO QUALITY HOMES, INC., a Nevada corporation, HIGH VALLEY DEVELOPMENT, LLC, a Nevada limited liability company, ROBERT N. FITZGERALD, an individual, SHERYL A. FITZGERALD, an individual, THE ROBERT N. FITZGERALD IRREVOCABLE TRUST, a Nevada Trust, THE SHERYL FITZGERALD IRREVOCABLE TRUST, a Nevada Trust, ROBERT N. FITZGERALD, as the Trustee for The Robert N. Fitzgerald Irrevocable Trust and as Trustee for The Sheryl Fitzgerald Irrevocable Trust, DOES I through X, inclusive; ROE CORPORATIONS I through X, inclusive,

**STIPULATION AND ORDER**  
**EXTENDING TIME FOR**  
**DEFENDANT RENO QUALITY**  
**HOMES, INC. TO FILE RESPONSIVE**  
**PLEADING**

**(THIRD REQUEST)**

### Defendants

1 Pursuant to LR IA 6-1, 6-2, and LR 7-1, Defendant, RENO QUALITY HOMES, INC.  
2 (“RQH”), and Plaintiff, INSURANCE COMPANY OF THE WEST (“Plaintiff”), by and through  
3 their counsel of record, hereby agree and stipulate to extend the time allowed for RQH to file its  
4 responsive pleading to Plaintiff’s Complaint (ECF No. 1) for fourteen days, or until August 25, 2017,  
5 in order to continue with settlement negotiations and to allow further progress on the items of  
6 construction that are the subject of the bonds.

7 This is the third request to extend the time for RQH to file this responsive pleading. This  
8 Stipulation is made for good cause and not for the purposes of delay.

9 Nothing contained in this Stipulation shall be deemed a waiver of any right belonging to any  
10 party hereto.

11 DATED this 11<sup>th</sup> day of August, 2017.

11 DATED this 11<sup>th</sup> day of August, 2017.

12 THE FAUX LAW GROUP

12 DOTSON LAW

13 /s/ JORDAN F. FAUX

14 KURT C. FAUX

15 Nevada State Bar No. 3407

15 JORDAN F. FAUX

16 Nevada State Bar No. 12205

16 1540 W. Warm Springs Road, #100

17 Henderson, Nevada 89014

17 *Attorneys for Plaintiff*

13 /s/ ROBERT A. DOTSON

14 ROBERT A. DOTSON

15 Nevada State Bar No. 5285

15 One East First Street

16 City Hall Tower, Ste. 1600

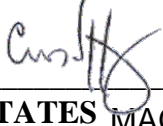
16 Reno, Nevada 89501

17 *Attorneys for Defendant,*

17 *Reno Quality Homes, Inc.*

19 IT IS SO ORDERED.

20 DATED August 16, 2017

21   
22 UNITED STATES MAGISTRATE JUDGE